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Dan Meisburger 1507 Montalban Drive San Jose, CA 95 120-4830 PETITIONS OFFICE

RI:

U.S. Reissue Application for U.S. Patent No.:

09/502_534

Title:

Inspecting Optical Masks With Electron Beam Microscopy

Filed:

February 10, 2000

Laventor.

Dan Meissunger, Paul Sandland, Alan D. Brodie, Zhong-Wei

Chen Jack Y. Jan. Richard Simmons. Dave E. A. Smith.

Hans Dohne, Dennis G. Emge, John Greene

Our Ref.:

4765 (22120-04765)

U.S. Reissue Application for U.S. Patent No.:

09/502.120

Tide:

Inspecting Optical Masks With Electron Beam Microscopy

Filed:

February 10, 2000

Inventor

Dan Meistunger, Paul Sandland, Alan D. Brodie. Zhong-Wei

Chen, Jack Y. Jau. Richard Simmons, Dave E. A. Smith. Hans Dobse, Dennis G. Emge, John Greene, Lee Vencklasen

Our Ref.:

4764 (22120-04764)

Dear Sir.

You may be aware that KLA-Tencor recently filed a "Request for Reissue" for the above-referenced patents. You are itsted as an inventor on at least one of these reissue applications. Copies of these reissue applications are exclosed.

Please review the enclosed ressue applications, paying special attention to the claims (which provide the legal definition of the invention) and let us know by June 30, 2000, if you think that either of the applications fail to name the correct inventors for the claimed inventions. An inventor is a person who contributed to the invention of the subject matter of at least one claim.

In addition this letter is a reminder of your duty, under Title 37. Code of Federal Regulations, §1.56(a), to disclose to the United States Patent and Trademark Office (USPTO) any information you are aware of that is material to the examination of this patent application.

June 7, 2000 Page 2

We re quest that you send such information to us as soon as possible for review and, if necessary, filling in the U.S. Patern and Trademark Office. The rest of this letter explains your duty in greater detail.

Who Has A Duty to Disclose? All individuals associated with the filling or prosecution of the application have a duty of ander and good faith toward the USPTO, including a duty to disclose material information of which they are aware. These individuals include:

- ach i venue.
- cach a minery or agent who prepares or prosecutes the amplication:
- every other person who is substantively involved in the preparation or prosecution of the application; and
- individuals other than the amorney, agent or inventor, who have disclosed information to the attentey, agent OF HONE OTHER.

We regularly satisfy the obligation of these individuals by preparing and sending an information Disclosure Statement (IDS) to the PTO after filing an application.

What information Should be Disclosed to the PTO? You should disclose any publication of which you are aware that describes a device or method similar to that claimed in the patrot application, or that discloses a significant concept or feature of the invention. Publications include, for example, patents, articles, promotional literature, user it amusts, conference proceedings, and files publicly available anywhere on the internet, the World Wide Web, or any other computer service or persons.

Are Publications and Patents the Only Items to Disclose? No. You should disclose any public use, public disclosure, sale or offer for sale of the invention or any similar device that occurred in this country more than one year prior to the filing date of the application. A public use or disclosure is one made to others who are not under an obligat on of confidentiality. Offers for sale may include promononal displays, marketing tests, price lists. bets uses, or other acts indicating an intent to commercialize the invention, whether made in public or under a nondisclosure agree sent. You should also disclose any knowledge or use of the invention by others in this country, of which you are aware, prior to your date of invention.

Do I Have to Disclose My Own Publications or Patents? Yes. You should submit all publications. patents, or other information, even if you are the author or inventor.

De I Have to do a Search? No. You have to disclose only that material information of which you are aware. You do not have to search actively for such information. However, we suggest that you thoughtfully consider any publications you have access to, and any public uses, public disclosures, sales, and offers for sale which may have teen made by the company, by you or by others associated with you.

What Happens if I Don't Disclose Information of Which I am Aware? Failure to make a full disclosure, as des ribed above, may seriously jeopardize the patent owner's ability to enforce any patent that might issue. Willful fail are to provide pertinent information may be grounds for invalidating any subsequently issued passer and may re-mit in an action for damages against the passert owner. Reasonable doubts as to an inten of information should be resolved in favor of disclosing it to us for our review so that we can determine whether it should be disclosed to the USPTO.

June 7, 2000 Page 3

How I ong Does The Dury Of Disciosure Lass? The duty of disclosure is an ongoing duty throughout the pendency of the parent application. Accordingly, if you become aware of any material information at any time before the passer, useses, you should promptly forward it to us for timely submission to the USPTO.

Please connect me at (650) 858-7152 if you have any questions or comments regarding this or other BURGETS.

Sincerely, FENWICK & WEST LLP

Lam Mar. Laura A. Majerus

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Exhibit A

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